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| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. |
|-----------------------------|------------------------------------|----------------------|---------------------|------------------|
| 09/354,058 | 07/15/1999 | JOHN CRESCENTI | COMMV.028A | 4549 |
| | 7590 07/16/200 RTENS OLSON & BE | EXAMINER | | |
| 2040 MAIN ST | REET | COLBERT, ELLA | | |
| FOURTEENTI IRVINE, CA 93 | | | ART UNIT | PAPER NUMBER |
| , | | | . 3694 | |
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| | | | NOTIFICATION DATE | DELIVERY MODE |
| | | | 07/16/2007 | ELECTRONIC |

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

jcartee@kmob.com eOAPilot@kmob.com

| · | Application No. | Applicant(s) | | | |
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| | 09/354,058 | CRESCENTI ET AL | | | |
| Office Action Summary | Examiner | Art Unit | | | |
| - | Ella Colbert | 3694 | | | |
| The MAILING DATE of this communication app | | | | | |
| Period for Reply | | · | | | |
| A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). | ATE OF THIS COMMUNICAT (6(a). In no event, however, may a reply by till apply and will expire SIX (6) MONTHS cause the application to become ABAND | TION. De timely filed from the mailing date of this communication. ONED (35 U.S.C. § 133). | | | |
| Status | | | | | |
| 1) Responsive to communication(s) filed on 27 Ap | Responsive to communication(s) filed on 27 April 2007. | | | | |
| 2a) This action is FINAL . 2b) ⊠ This | This action is FINAL . 2b)⊠ This action is non-final. | | | | |
| | Since this application is in condition for allowance except for formal matters, prosecution as to the merits is | | | | |
| closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. | | | | | |
| Disposition of Claims | | | | | |
| 4) ☐ Claim(s) 1-4,7-13,15-17,19-23,25-27,29 and 30 4a) Of the above claim(s) is/are withdraw 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-4, 7-13, 15-17, 19-23, 25-27, 29, an 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or | vn from consideration. d 30 is/are rejected. | tion. | | | |
| Application Papers | | | | | |
| 9)☐ The specification is objected to by the Examine | r. | | | | |
| 10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner. | | | | | |
| Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). | | | | | |
| Replacement drawing sheet(s) including the correction 11) The oath or declaration is objected to by the Ex- | · · · · · · · · · · · · · · · · · · · | | | | |
| Priority under 35 U.S.C. § 119 | | | | | |
| 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some coll None of: Certified copies of the priority documents have been received. Certified copies of the priority documents have been received in Application No Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. | | | | | |
| Attachment(s) 1) Notice of References Cited (PTO-892) | 4) Interview Sumn | | | | |
| Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date | Paper No(s)/Ma 5) Notice of Inform 6) Other: | nal Patent Application | | | |

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DETAILED ACTION

1. Claims 1-4, 7-13, 15-17, 19-23, 25-27, 29, and 30 are pending. Claims 1, 4, 20, 23, and 27 have been amended in this communication filed 04/27/07 entered as

Response After Non-Final Action.

2. The 35 USC 112, second paragraph rejections of claims 1, 4, 16, 20, 23, and 27 in the Office Action of 01/30/07 have been overcome by Applicants' amendment to the claims and is hereby withdrawn. However, there are still remaining 35 USC 112 second paragraph rejections as set forth here below.

After a thorough review, the following claim objections and rejections were found in the claims.

Claim Objections

3. Claim 1, 25, and 26 are objected to because of the following informalities: Claim 1, the first claim limitation recites "a plurality of backup cells each comprising:". This claim limitation should recite "a plurality of backup cells with each comprising:" or "a plurality of backup cells, each comprising:". Claims 25 and 26 depend from claim 20. These two claims would be better depending from claim 23. Appropriate correction is required.

Claim Rejections - 35 USC § 112

4. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

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5. Claims 1, 4, 10, 16, 20, 23, and 27 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

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Claims 1-3, 20-22, 25-27, 29, and 30 recite "manager component", claims 4, 7-13, and 15 recite "first manager component" and "second manager component", claims 16, 17, and 19 recite "a first group of network computing devices", "a first network computing device", and "a second network computing device(s)", and claim 23 recites "media component". There is not any consistency among the claims limitations of the independent claims because of the recitations of "manager component", "first manager component" and "second manager component", "a first group of network computing devices", "a first network computing device", and "a second network computing device(s)", and "media component". Claims 16, 17, 19, and 23 should either have claim limitations reciting more closely to the other claims or be cancelled because these claims do not contain "manager component" or "first manager component" or "second manager component". None of the claims except claim 23 contain "media component".

Claims 1-3, 20-22, 25-27, 29, and 30 should either be amended to recite "first manager component" and "second manager component" or claims 4, 7-13, and 15 should be amended to recite "manager component". As for claims 16, 17, 19, and 23 they should contain either "manager component" or "first manager component" and "second manager component" and delete "media component" in claim 23 or cancel claims 16, 17, 19, and 23.

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Claims 20 and 27 contain a "whereby" clause. Claim language, although not exhaustive, that may raise a question as to the limiting effect of the language is in a claim are the following:

- (A) "adapted to" or "adapted for" clauses;
- (B) "wherein" clauses; and
- (C) "whereby" clauses. See MPEP 2111.04.

Claims 20 and 27 recite "..., whereby the first backup cell is capable of being controlled ...". The usage of the term "capable" is not a positive claim recitation. The claim limitation to be a positive claim recitation, would be, for example "..., whereby the first backup cell is being controlled ..." or "..., whereby the first backup cell can be controlled ...".

Also, claims 20 and 27 would be better to begin the last claim limitation with "a means for communicatively coupling a ..." to be in agreement with the other claim limitations.

Claims 2, 3, 7-9, 11-13, 15, 17, 19, 21, 22, 25, 26, 29, and 30 are also rejected because of their dependency from a rejected base claim.

Allowable Subject Matter

6. Claims 1-4, 7-13, 15-17, 19-23, 25-27, 29, and 30 will be allowable if rewritten or amended to overcome the claim objections and rejection(s) under 35 U.S.C. 112, second paragraph, set forth in this Office action.

As allowable subject matter has been indicated, applicants' reply must either comply with all formal requirements or specifically traverse each requirement not complied with. See 37 CFR 1.111(b) and MPEP § 707.07(a).

Inquiries

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ella Colbert whose telephone number is 571-272-6741. The examiner can normally be reached on Monday, Wednesday, and Thursday, 5:30AM-3:00PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, James Trammell can be reached on 571-272-6712. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

July 3, 2007

PRIMARY EXAMINER